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APPLICATION NO.	FILING DATI	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/662,759	09/15/2003	Uwe Bacher	02581-P0544A	1909
24126	7590 08/2	6	EXAM	INER
	STEWARD JOH	SAM, CH.	ARLES H	
986 BEDFORD STREET STAMFORD, CT 06905-5619			ART UNIT	PAPER NUMBER
			3731	
			DATE MAILED: 08/23/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office	Action	Summary
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Application No.	Applicant(s)	
10/662,759	BACHER, UWE	
Examiner	Art Unit	
Charles H. Sam	3731	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.

 If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.

- If NC - Failu Any	Diperiod for reply is specified above, the maximum s	statutory period will apply and wi ly will, by statute, cause the appl	ill expire SIX (6) MONTHS from the mailing date of this communication. lication to become ABANDONED (35 U.S.C. § 133). mmunication, even if timely filed, may reduce any		
Status					
1)⊠	Responsive to communication(s) file	led on <u>05 June 2006</u> .			
2a)⊠	This action is FINAL .	2b) This action is n	on-final.		
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposit	ion of Claims				
4) 🖂	Claim(s) 1-9 is/are pending in the a	application.			
	4a) Of the above claim(s) is/	are withdrawn from co	nsideration.		
5)	Claim(s) is/are allowed.				
6)⊠	Claim(s) <u>1-9</u> is/are rejected.				
	Claim(s) is/are objected to.				
8)	Claim(s) are subject to restr	iction and/or election re	equirement.		
Applicat	ion Papers				
9)[The specification is objected to by t	he Examiner.			
10)[The drawing(s) filed on is/are	e: a)□ accepted or b)	objected to by the Examiner.		
	Applicant may not request that any obj	ection to the drawing(s) b	pe held in abeyance. See 37 CFR 1.85(a).		
11)		=	red if the drawing(s) is objected to. See 37 CFR 1.121(d). ote the attached Office Action or form PTO-152.		
Priority (under 35 U.S.C. § 119				
12)	Acknowledgment is made of a clain	n for foreign priority un	der 35 U.S.C. § 119(a)-(d) or (f).		
a)	☐ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority documents have been received.				
	2. Certified copies of the priority documents have been received in Application No				
	3. Copies of the certified copies of the priority documents have been received in this National Stage				
	application from the Internati				
* (See the attached detailed Office acti	on for a list of the certi	fied copies not received.		
• • •					
Attachmen	nt(s) ce of References Cited (PTO-892)		4) Interview Summary (PTO-413)		
	ce of Draftsperson's Patent Drawing Review	(PTO-948)	Paper No(s)/Mail Date		
	rmation Disclosure Statement(s) (PTO-1449 o er No(s)/Mail Date <u>9/15/03</u> .	or PTO/SB/08)	5) Notice of Informal Patent Application (PTO-152) 6) Other:		

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over LeMarie, III et al. 5366477 in view of Strait 2334449. LeMarie discloses a medical instrument with a shaft 18, a handle 14 mounted on the proximal end of the shaft 18, and a tool (50,52) mounted on the distal end of the shaft 18 and activated by the handle 14, wherein the handle 14 and the tool (50,52) are in active connection by means of at least one activation rod (20) and the tool (50,52) can be secured detachably by means of a tool shaft on the activation rod (20), for which purpose the tool shaft (242) and the activation rod (248) have protuberances (246) which can be joined in a form-locking connection with corresponding recesses (244), wherein the recesses (244) and protuberances (246) corresponding to one another are configured in such a way that the tool (50,52) and the activation rod (20) can be brought into engagement with one another by means of a movement exclusively in one direction essentially perpendicular to the longitudinal axis of the activation rod (20). Note figures 1-3,11a, 1b and 12. LeMarie discloses the invention as claimed except the claimed coupling between the activation rod and the tool. However, Strait discloses such coupling between male member 10 and female member 11. It would have been obvious to one having an

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ordinary skill in the art at the time the invention was made to modify LeMarie by using the coupling as taught by Strait to provide an easy and quick connection and disconnection between the two members of the coupling.

Regarding claim 2, LeMarie teaches the tool (50,52) secured to the activation rod (20) in such a way that forces can be transmitted in the longitudinal direction of the activation rod (20) and/or torsion forces can be transmitted to the tool (50,52).

Regarding claim 3, LeMarie teaches the tool (50,52) and the activation rod (20) connected with one another by means of a motion essentially perpendicular to the longitudinal axis of the activation rod (20).

Regarding claim 4, LeMarie teaches the activation rod (20,204,274,304) and the tool shaft (242) configured as essentially round in cross-section.

Regarding claims 5-7, LeMarie teaches the recited connection means of the claim with the stud (212,214) and hole 216. Note figure 11a-11b.

Regarding claims 8-9, LeMarie teaches the recited spring 332.

Response to the Applicant Remarks

2. Applicant's arguments filed on 6/5/06 have been fully considered but they are not persuasive. The arguments regarding the detachable connection as in the amended claim 1 are not convincing because the claimed connection is clearly discloses by the Strait reference.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles H. Sam whose telephone number is (571) 272-4703. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan T. Nguyen can be reached on (571) 272-4963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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August 9, 2006

ANHTUANT NGUYEN SUBERVISORY PATENT EXAMINER